

REMARKS

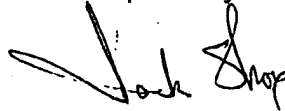
It is noted that claims 6-8 have again been rejected under 35 U.S.C. 103(a) as being unpatentable over Hosel U.S. Patent No. 5,050,271.

Claims 6-8 have been amended in accordance with the Examiner's helpful suggestions to point out that the zero speed indicator is temporarily uncoupled or isolated from the machine and tested to insure that it is operating properly. The Examiner has acknowledged that this limitation is not present in the Hosel reference and thus it is submitted that claim 6 and the claims (7 & 8) that depend therefrom are allowable and their being the only claims being prosecuted in this case that the application is in condition for allowance.

Since this amendment constitutes a full reply and is filed within two months of the mailing date of the final action and that if the advisory action is not mailed until after the end of the three month shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed.

If the prosecution of this application can be aided by a telephone conference it would be appreciated if Examiner Fayyaz would please call Jack Shore at 312/521.2778.

Respectfully submitted,



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